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## IN THE UNITED STATES PATENT AND TRADEMARK OF BUILD

In Re Application of:

Sheldon Margolds

HOT: APPARATUS FOR CONVENTING AN ENVELOPE FEEDERS & THOUSE INTO AN INTERNET CONNECTED POSTAGE MACHINE

### DECLARATION AND POWER OF ATTORNUE

As a below named inventor. I hereby declare that:

The move identified application is a:

#### TYPE OF DECLARATION

| (c. eck one applicable item below) |                                    |  |          |   |
|------------------------------------|------------------------------------|--|----------|---|
|                                    | Original                           |  |          | Districtural  |
|                                    | Continuation                       |  |          | U.S. National Blagger (C.   |
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|                                    |                                    | ing family name and at least of actual residence |          | en name withour of the intelligent<br>itizenship art as a dual of the |
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|                                    | X                                  | Utility Perent 🔲                                 | Design   | n Pa et t   |
| e e suré                           | At on the biven                    | tion, whose title appears above                  | e, the a | pplication of Aluch   |
|                                    |                                    | s attached hereto                                |          |   |
|                                    | 区<br>10/661                        |  | R 13, 2  | 003, us U.S. Applicant of Subset                                      |
|                                    |                                    | uru! was amended on                              |          | (if ar plicable)  |

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was described and claimed in PCT International Application Number, alled on and as amended under FCT Ar like 15 on and or FCT Article 34 on

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PATENT

I hereby state that I have reviewed and understand the contents of the given proof of a upplication, including the claims, as amended by any amendment referred to the claims.

I acknowledge the duty to disclose to the U.S. Patent and Predemark Office all information butwon to be material to the patentability of this application in transformation with 37 CFR § 1.56.

# DISCLOSURE AND/OR CLAIM FOR PRIORITY UNDER 55 U.S.C. §§ 139(a)-(d) OF FOREIGN APPLICATIONS FOR PATENT (OR INVENTOR'S CERTIFICATE FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) OF THIS APPLICATION

I hereby claim foreign priority benefits under Title 35. United States Chair §§ 1. (14)-(2) of any foreign applications for patent, inventor's confictate on FCII intermediated application designating at least one country other than the United States of America listed below and have also identified below any foreign application for patent, in a nonly conditioned or any PCT international application designating at least one country of the life of the states of America filed by the on the same subject matter having a filing data of the application of which priority is claimed.

| Country<br>(or indicate if PCT)              | Application<br>Number | Date of Filing (day, wonth, test) | (i) (i) | ति दीव<br>इ.स.च्या | imed<br>F ( ) | 9 a- 5   |   |
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| Section 1 to 1 |                       |                                   |         | 1'- :              | [];           | <u> </u> |   |

## DESCLOSURE OF FOREIGN APPLICATION(5) IF ANY, FILED MORE THAN 12 MONTHS (6 MONTHS FOR DESCENDE PRIOR TO THE FILING OF THIS APPLICATION

| Country (or indicate if PCT) | Application<br>Number | Date of Filing<br>(day, mouth, year)      |
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# CLAIM FOR PRIORITY OF UNITED STATES APPLICATIONS OR PCT APPLICATIONS FILHD IN THE UNITED STATES RECEIVING OFFICE UNDER 35 U.S.C. § 120

I hareby claim the benefit under 35 U.S.C. § 120 of my United States applications) listed below and, involue as the subject matter of each of the claims of the application is not disclosed in the prior United States application in the manner provided by hards paragraph of 3d U.S.C. § 312, I acknowledge the duty to disclose to the U.S. Fate a new Incommark Office all information known to be material to patentability as defined in 3d UFR § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

| Application No.                         | Date Filed     | Stants<br>Puton ud Francis/Abs ado 182 |
|---|----------------|--|
| (9/561,140                              | April 28, 2000 | Fending                                |
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## CLAIM FOR DENEFIT OF PRIOR U.S. PROVISIONAL APPLA ATTONOMUNDER 35 U.S.C. § 119(e)

I hereby claim the benefit under Title 35 United States Code, § 119(e) of any United States provisional application(s) listed below:

| Provisional Application No. | Filing Dense |  |
|-----------------------------|--------------|--|
|                             |              |  |

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### POWER OF ATTORNEY

I hereby appoint all the practitioners associated with Customer Number 2, 377 which X is the Cristorie: Number assigned to Woodcock Washingan LLF) of paying and have application and to transact all business in the U.S. Patent and Trademark Office. connected therewith. Each practitioner associated with Costomer Number 23377 is an attorney registered before the United States Patent and Trackmark Office.



#### PATENT TRADEMARK OFFICE

|   | I have by appoint for following persons of the firm of WOODCOCK WASHBURN                  |
|---|---|
| - | LLP. One Liberty Place - 46th Floor, Philadelphia, Pennsylvania 351-35 as after review    |
|   | and/or agent(s) to prosecute this application and to transact all but inc size time E. 30 |
|   | and Trude mark Office connected therewith:  |

| Attorney/Patent Agent  | Registration No.   |
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Raymend N Screet, J., Esquire WOODCOCK WASHBURN LLP One Liberty Place - 46th Floor Polladolphia PA 19103 "elephone No : (215, 568-3100

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I bareby declare that all statements made herein of my own browledge an error and done all statements made on information and belief are believed to be true; and tirether than these statements were made with the knowledge that willful false statements and the like so made are purishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may propartize the validity of the application or any parent issued thereon.

Full name of solt or first joint inventor

Steldon

(Given Name)

(Middle Initial or Name)

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Inventor's signature:

Date: 3/6/04

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